

EXHIBIT 3

FILED UNDER SEAL

HENRY MIROLYUZ - 07/31/2018

1 UNITED STATES DISTRICT COURT

2 DISTRICT OF MINNESOTA

3 CASE NO. 16-CV-1054 (WMW/DTS)

4 - - - - -

5 FAIR ISAAC CORPORATION, a Delaware corporation,

6 Plaintiff,

7 vs.

8 FEDERAL INSURANCE COMPANY, an Indiana corporation,

9 Defendant.

10 - - - - -

11

12 TRANSCRIPT of the stenographic notes of
13 the 30(b) (6) videotaped deposition of Henry Mirolyuz in
14 the above-entitled matter, as taken by and before
15 LORRAINE B. ABATE, a Certified Court Reporter and
16 Notary Public of the State of New Jersey and
17 Registered Professional Reporter, held at the offices
18 of Regus, 55 Madison Avenue, Morristown, New Jersey,
19 on Tuesday, July 31, 2018, commencing at 9:10 a.m.,
20 pursuant to Notice.

21

22

23

24 Job No. MP-182592

25 Pages: 1 - 80

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|---|--|--|
| 1 of the United States? | 2 A. Based on my conversation, yes, it was. | 1 the application, copying of the application from one |
| 2 Q. Okay. So let's take it -- if there is | 3 more than one, we'll take it one by one. | 2 server to another. |
| 4 | 5 Outside of the United States, where are | 3 Q. Did you use the word capping? |
| 5 servers located on which Blaze Advisor software is | 6 servers located on which Blaze Advisor software is | 4 A. Copying, copying. |
| 6 installed? | 7 installed? | 5 Q. Copying. All right. And when the |
| 7 | 8 A. The servers, based on my conversation, | 6 process of migration is complete, then will Blaze |
| 8 servers located in United Kingdom. | 9 servers located in United Kingdom. | 7 Advisor be still installed on any servers in Canada? |
| 9 | 10 Q. Is that -- do you know if they're in | 8 A. It will not be. |
| 10 London or some place else? | 11 A. I don't know. | 9 Q. Do you know when the process of |
| 11 | 12 Q. Okay. | 10 migration began? |
| 12 A. I don't know. | 13 A. And I don't have this information. I | 11 A. I don't have this information. |
| 13 | 14 Q. Okay. | 12 Q. Did it come to you as part of the |
| 14 A. And I don't have this information. I | 15 was only provided the fact that it's located in -- | 13 interviews, apparently? |
| 15 | 16 the information that the server is located in United | 14 A. Yes. |
| 16 Kingdom. | 17 Q. Okay. Do you know if the process of | 15 migration was post-merger? |
| 17 | 18 Q. All right. What other country? | 16 A. I believe so, but I don't know that for |
| 18 | 19 A. There is -- initially, the servers were | 17 the fact. |
| 19 Canada, were hosting the Blaze Advisor. However, | 20 they may also be consolidated at this point of time | 18 Q. Did you get any information as to a goal |
| 20 | 21 to the North America, to the United States or | 20 for the end date when the process of migration is |
| 21 application were migrated to the North America | 22 servers. | 21 complete? |
| 22 | 23 Q. Are you saying maybe? | 22 A. There was no goal in particular or at |
| 23 | 24 | 23 least I was not told the goal was to consolidate all |
| 24 | 25 | 24 the assets in one data center for the North America. |
| 25 | Q. Did you say assets? | 25 |
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| 1 A. Potentially, yes. | 1 A. Assets, all the applications. All the | 1 A. Assets, all the applications. All the |
| 2 Q. Do you know one way or the other? | 2 applications in one data center. | 2 applications in one data center. |
| 3 A. I know there is a process of migration. | 3 Q. All right. So you just used the phrase | 3 Q. All right. So you just used the phrase |
| 4 I'm not sure if migration has been complete or not. | 4 to get the applications in one data center. | 4 to get the applications in one data center. |
| 5 I'm not involved in that area. | 5 What is an application? | 5 What is an application? |
| 6 Q. Okay. This is something you learned as | 6 A. It's a software which allows user to | 6 A. It's a software which allows user to |
| 7 part of your interviews? | 7 perform specific functions. Depends on the | 7 perform specific functions. Depends on the |
| 8 A. Interviews. | 8 components of the application. | 8 components of the application. |
| 9 Q. All right. We'll go back to the U.K. | 9 Q. And is an application something that | 9 Q. And is an application something that |
| 10 after. Let's finish this Canada off. | 10 you, as the -- in your role on the technical side, | 10 you, as the -- in your role on the technical side, |
| 11 Your understanding after interviews | 11 you were involved in designing the architecture for | 11 you were involved in designing the architecture for |
| 12 testifying here on behalf of the company is that | 12 those applications? | 12 those applications? |
| 13 Blaze Advisor has been installed on servers in | 13 A. Part of the architecture. | 13 A. Part of the architecture. |
| 14 Canada, correct? | 14 Q. Part of it. All right. | 14 Q. Part of it. All right. |
| 15 A. Correct. | 15 At least the Blaze Advisor part of it? | 15 At least the Blaze Advisor part of it? |
| 16 Q. Whether the Blaze Advisor software is | 16 A. Correct. | 16 A. Correct. |
| 17 still on Canadian servers is something you do not | 17 Q. So you're making a distinction between | 17 Q. So you're making a distinction between |
| 18 know one way or the other? | 18 the Blaze Advisor software and an application that | 18 the Blaze Advisor software and an application that |
| 19 A. Correct. | 19 uses Blaze Advisor? | 19 uses Blaze Advisor? |
| 20 Q. You are testifying that there is a | 20 A. That is correct. | 20 A. That is correct. |
| 21 process in place for migration to the United States, | 21 Q. Staying with Canada, when the Blaze | 21 Q. Staying with Canada, when the Blaze |
| 22 correct? | 22 Advisor software is installed on servers in Canada -- | 22 Advisor software is installed on servers in Canada -- |
| 23 A. Correct. | 23 it was true that the applications that used Blaze | 23 it was true that the applications that used Blaze |
| 24 Q. And what does migration mean? | 24 Advisor -- certain applications that employed Blaze | 24 Advisor -- certain applications that employed Blaze |
| 25 A. It's relocation of the -- or copying of | 25 Advisor were used in Canada? | 25 Advisor were used in Canada? |

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|--|--|---------|
| 1 A. Correct. | 1 Q. Was it ever installed on servers in | |
| 2 Q. And do you know if that was used by the | 2 Australia? | |
| 3 Chubb Insurance Company of Canada? | 3 A. Not to my knowledge. | |
| 4 A. Yes, correct. | 4 Q. All right. To your knowledge, has the | |
| 5 Q. So Blaze Advisor software and the | 5 applications using Blaze Advisor software been used | |
| 6 applications that used Blaze Advisor were installed | 6 by people in Australia to sell insurance? | |
| 7 on servers in Canada to support the Canadian use of | 7 A. Not to my knowledge as well. | |
| 8 certain applications? | 8 Q. All right. Good. That will help. We | |
| 9 A. That's absolutely correct. | 9 will return to that. | |
| 10 Q. And then when the migration process is | 10 Anywhere else in the world that you know | |
| 11 completed, if it is, how will, as your understanding | 11 of Blaze Advisor software has been installed on | |
| 12 for the company, how will the Chubb Insurance Company | 12 servers? | |
| 13 of Canada -- will the insurance -- let me ask a | 13 A. No, I don't. I don't know. I'm not | |
| 14 different question. Your understanding is that these | 14 aware of any other location where the Blaze Advisor | |
| 15 applications that the Insurance Company of Canada has | 15 is installed. | |
| 16 used, will they continue to be able to use those | 16 MR. HINDERAKER: Would you mark that, | |
| 17 applications after the migration? | 17 please. | |
| 18 A. I believe so. | 18 (Exhibit 3, E-Mail Chain, marked for | |
| 19 Q. Okay. So whoever is the user in Canada | 19 identification, as of this date.) | |
| 20 will access that software through servers located in | 20 Q. Sir, the court reporter has handed you | |
| 21 North Carolina? | 21 what we marked as Exhibit 3, and you identified that | |
| 22 A. Correct. | 22 as an e-mail from yourself to a Richard Johnson and | |
| 23 Q. So the migration includes the Blaze | 23 others dated May 26, 2009, the top heading. | |
| 24 Advisor software and all of the applications used in | 24 A. Correct. | |
| 25 Canada? | 25 Q. And I have a few questions on it, but | |
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| 1 A. Correct. | 1 please, my questions are really limited to the first | |
| 2 Q. Okay. Now, let's go back to the U.K. | 2 page, but take whatever time you want to familiarize | |
| 3 So in the U.K., there would be -- in the | 3 yourself with it and then I'll ask. | |
| 4 U.K., there is Blaze Advisor software installed on | 4 A. Please. | |
| 5 servers in the U.K.? | 5 Q. Okay. Great. | |
| 6 A. Correct. | 6 Who is Richard D. Johnson? | |
| 7 Q. And then are the applications that use | 7 A. I believe he is -- if I remember | |
| 8 Blaze Advisor software also installed on the servers | 8 correctly, he is a developer who was responsible for | |
| 9 in the U.K.? | 9 working with Blaze Advisor in European zone, | |
| 10 A. That's correct. | 10 specifically in London. | |
| 11 Q. And so whoever are the users and whoever | 11 Q. In London. Okay. And again, by the | |
| 12 used that software and applications from those | 12 way, when you say developer, that's the same thing as | |
| 13 servers, access or not, from the U.K. servers? | 13 saying somebody who writes code? | |
| 14 A. That's correct. | 14 A. Correct. | |
| 15 Q. And do you know it's the Chubb Insurance | 15 Q. And you say "Hi, Richard." Then you say | |
| 16 Company of Europe SE that uses the Blaze Advisor | 16 "I am sending you a link to a BR CoE Wiki site." | |
| 17 software and those applications on software being | 17 What is a BR CoE Wiki site? | |
| 18 installed in the U.K.? | 18 A. It's business rule center of excellence | |
| 19 A. I'm not sure about the exact name, but I | 19 Wikipedia site. It's a website created to provide | |
| 20 believe that's correct. | 20 the information regarding the Blaze Advisor. | |
| 21 Q. Is Blaze Advisor software installed on | 21 Q. Is this an internal website to Chubb? | |
| 22 servers in Australia? | 22 A. Correct. | |
| 23 A. Not to the my knowledge in any people I | 23 Q. No external access to that website, | |
| 24 talk to. Don't believe it was installed in the | 24 correct? | |
| 25 servers in Australia. | 25 A. No. | |

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1 Q. And why did you send him a link with the
 2 download location and instructions for Blaze Advisor
 3 6.7?

4 A. In looking at the e-mail and refreshing
 5 my memory, he was looking to create a POC or product
 6 type of using Blaze Advisor software, and he asked me
 7 to provide him the installation files as well as some
 8 documentation regarding the usage of such software.

9 Q. Okay. Is it fair to characterize what
 10 you just said as saying he was working on proof of
 11 concept for an application that used Blaze Advisor
 12 software?

13 A. He was working on the -- Richard was
 14 working on that.

15 Q. On that?

16 A. Yeah. I was not.

17 Q. Was Richard part of Chubb Insurance
 18 Company of Europe SE, do you know?

19 A. Based on the e-mail address, yes. At
 20 least he was the person who -- let me rephrase that.
 21 He was granted the Chubb e-mail address.

22 Q. Fair enough.

23 And can we conclude that Blaze Advisor
 24 6.7 was installed on servers in the U.K.?

25 A. No, we cannot based on this e-mail.

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1 Advisor software on a U.K. server.

2 A. The software will be installed, initial
 3 version, on the developer's laptop or workstation.

4 Q. Let me back you up. When you say
 5 developer, you're talking about the person in the
 6 U.K.?

7 A. Person in the U.K. So Richard in that
 8 particular case.

9 Q. Okay. My question could be more
 10 precise.

11 Where does that person get the Blaze
 12 software installed?

13 A. He would get it by running the
 14 installation files provided in this link. He would
 15 get the software installed and he would provide the
 16 files created during the installation process to the
 17 release management team which is responsible for
 18 deploying application as a part of application to the
 19 servers.

20 Q. What is a risk management team?

21 A. The release.

22 Q. Release.

23 A. Release management.

24 Q. Okay. So this is something that can be
 25 done or was done completely internal to Chubb?

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1 This e-mail just only speaks about the software for
 2 development use.

3 Q. Okay. As we've mentioned already, you
 4 do know that Blaze Advisor software was installed on
 5 servers in the U.K.?

6 A. Correct, but based on this e-mail -- my
 7 statement is that based on this e-mail, we cannot
 8 conclude if -- the way it was or was not installed.

9 Q. I understand.

10 A. This is just a link to the installation
 11 files.

12 Q. I understand. So are we taking, to be
 13 clear, that whether Blaze Advisor software was
 14 installed using that link at this time or was not
 15 installed using -- or was not installed, you can't
 16 say one way or the other?

17 A. Based on his e-mail, no, I cannot.

18 Q. Understood.

19 And as a matter of your knowledge and
 20 your interviews, do you know the first date that
 21 Blaze Advisor software was installed on servers in
 22 the U.K.?

23 A. I do not.

24 Q. Okay. Would you run me through the
 25 process by which someone in the U.K. installs Blaze

1 A. Correct.

2 Q. It's accurate to say there is no
 3 involvement of FICO personnel in this process of
 4 installing Blaze Advisor on servers in the U.K.?

5 A. They could assist with, could have
 6 assisted with any troubleshooting or any potential
 7 issues. So once again, I can't say one way or
 8 another. Each case-by-case basis. So they could
 9 have been -- if there was an issue, FICO could have
 10 been involved and helped, as any vendor, with
 11 troubleshooting or installing the software.

12 Q. So are you aware of any instance where
 13 FICO was called in to help with the trouble -- help
 14 troubleshoot or address an issue on a U.K.
 15 installation of Blaze Advisor?

16 A. I believe so. I believe -- that was
 17 based on my conversation with developers, FICO
 18 actually provided assistance with installing the
 19 software.

20 Q. And with whom did you have that
 21 conversation?

22 A. David Gibbs as well as the conversation
 23 with the developers back at that time, and as well as
 24 conversation with the FICO representative.

25 Q. And what FICO representative?

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|---------|---|---------|---|
| 1 | A. Mike Sawyer. Michael Sawyer, the full | 1 | Q. And then if, in that process, there is |
| 2 | name, and Russ Schreiber. | 2 | an issue that arises, the U.K. person could have |
| 3 | Q. So let me be clear about distinguishing | 3 | reached out to a FICO person? |
| 4 | between the original -- I'm sorry, let me start over | 4 | A. Correct. |
| 5 | again, distinguishing between installation and | 5 | Q. And do you know whether they -- and do |
| 6 | troubleshooting afterwards. | 6 | you know whether they did or not? |
| 7 | Do you have any knowledge that anyone | 7 | A. Due to the time, people did not remember |
| 8 | from FICO was involved in the installation of Blaze | 8 | exactly, but yeah, as I recall my conversation, there |
| 9 | Advisor on U.K. servers? | 9 | were issues there and they reached out to FICO for |
| 10 | A. I'm not sure I'm understanding the | 10 | the assistance. |
| 11 | question. | 11 | Q. Okay. |
| 12 | Q. Do you know of any FICO involvement in | 12 | MR. FLEMING: When you get done with |
| 13 | the process of installing Blaze Advisor software on | 13 | this topic, can we take a short break. |
| 14 | servers located in the U.K. separate from | 14 | MR. HINDERAKER: Of course, sure. |
| 15 | troubleshooting? | 15 | Q. So then following the installation of |
| 16 | A. It's hard to separate these two because | 16 | the software, kind of staying in this time frame of |
| 17 | as based on my conversation, there were issues during | 17 | this exhibit, and then following the installation of |
| 18 | the installation process which required the | 18 | the software in the U.K., I take it the proof of |
| 19 | assistance from FICO, which means troubleshooting was | 19 | concept was completed, correct? |
| 20 | the part of the installation process. That's why I | 20 | A. Correct. |
| 21 | want to make sure we clarify that. | 21 | Q. And then Blaze Advisor software becomes |
| 22 | Q. That's fair. And let me -- the source | 22 | fully installed on servers located in the U.K., |
| 23 | of the code, is it accurate to say that the source of | 23 | correct? |
| 24 | the code that's installed on the U.K. server is | 24 | A. Correct. |
| 25 | sourced from this internal at Chubb? | 25 | Q. And then applications using Blaze |
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| 1 | A. I'm not sure, again, I understand the | 1 | Advisor software having been developed are also |
| 2 | question. | 2 | installed on the servers in the U.K.? |
| 3 | Q. Thank you for saying that. | 3 | A. That is correct. |
| 4 | So we have the -- we have Blaze Advisor | 4 | Q. For use by the insurance companies in |
| 5 | software installed on servers in North Carolina, | 5 | Europe? |
| 6 | correct? | 6 | A. That's -- again, I'm not sure about the |
| 7 | A. Correct. | 7 | exact name, but yes. |
| 8 | Q. You have an internal link that contains | 8 | Q. But yes, that's why I said Europe rather |
| 9 | download location and instructions, correct? | 9 | than a particular company. Okay. |
| 10 | A. Correct. | 10 | A. Yeah. |
| 11 | Q. Someone in the U.K. would access that | 11 | MR. HINDERAKER: All right. Let's take |
| 12 | internal Chubb link, correct? | 12 | a break then, now, if you would like to. |
| 13 | A. Correct. | 13 | THE VIDEOGRAPHER: The time is |
| 14 | Q. That person, by way of that access, | 14 | 10:03 a.m. and we are going off the record. |
| 15 | would then have Blaze Advisor software installed on | 15 | (Discussion off the record.) |
| 16 | the U.K. location? | 16 | (Exhibit 4, E-Mail Chain, marked for |
| 17 | A. Correct. | 17 | identification, as of this date.) |
| 18 | Q. And none of that requires the assistance | 18 | THE VIDEOGRAPHER: The time is 10:12 |
| 19 | of FICO, correct? | 19 | a.m. and we are back on the record. |
| 20 | A. If the process goes without an issue and | 20 | BY MR. HINDERAKER: |
| 21 | as found in the instruction provided by FICO. | 21 | Q. We have had a short break. Welcome |
| 22 | Q. Right. And those instructions as | 22 | back. |
| 23 | provided by FICO are instructions that are residing | 23 | A. Thank you. |
| 24 | on the internal link of Chubb? | 24 | Q. Is there anything from your testimony so |
| 25 | A. Correct. | 25 | far that you would change or modify? |

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|---------|---|---------|--|
| 1 | A. I'm advising him on what is the latest | 1 | getting ready for today's deposition? |
| 2 | version of Blaze Advisor and where he can find the | 2 | A. That is correct. |
| 3 | installation instructions. | 3 | Q. You did not have it beforehand? |
| 4 | Q. So the latest version is, at the date of | 4 | A. No, I did not. |
| 5 | this e-mail, is 6.9? | 5 | Q. Okay. On the other hand, who did you |
| 6 | A. Correct. | 6 | identify for Canada, who did you name -- the person |
| 7 | Q. And Mr. Zhang can find the installation | 7 | you just identified, Zhang? |
| 8 | instructions on the internal Chubb website? | 8 | A. Tony Zhang, yeah. |
| 9 | A. Wikipedia, yes, that's correct. | 9 | Q. So you're saying that you were -- at the |
| 10 | Q. And do you recall that Mr. Zhang in | 10 | time of 2010, your understanding is from Zhang? |
| 11 | fact, following your e-mail, installed Blaze Advisor | 11 | A. Yes. |
| 12 | 6.9 on servers located in Canada? | 12 | Q. That he got some FICO help? |
| 13 | A. I recall that he installed it on his | 13 | A. Correct. That he has an issue during |
| 14 | laptop. I do not have knowledge if he installed it | 14 | the installation process and he got the FICO help or |
| 15 | on the server based in Canada. | 15 | assistance provided by FICO. |
| 16 | Q. Okay. And with respect to the | 16 | Q. Do you know what the nature of that |
| 17 | installation on his laptop, you understand that he | 17 | assistance was? |
| 18 | installed the full Blaze Advisor version 6.9 that was | 18 | A. That was just the information he passed |
| 19 | available to him from the internal Chubb website? | 19 | to me because of -- I help him initially. |
| 20 | A. Correct. | 20 | Q. Okay. And do you know who at FICO he |
| 21 | Q. And the means by which he did it would | 21 | contacted? |
| 22 | be the same means as we've talked about earlier in | 22 | A. I was not involved in that conversation. |
| 23 | the context of the U.K.? | 23 | Q. No knowledge at all? |
| 24 | A. Absolutely the same. | 24 | A. No. |
| 25 | Q. Do you have any -- do you know after all | 25 | Q. He didn't tell you? |
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| 1 | of your interviews and your own knowledge whether | 1 | A. It's -- he said FICO professional |
| 2 | anyone from FICO was involved in installing Blaze 6.9 | 2 | services. |
| 3 | in Canada? | 3 | Q. Perhaps -- as far as you know, he could |
| 4 | A. I believe, based on the conversation at | 4 | have just accessed FICO through the maintenance |
| 5 | that point of time, that it was also an issue and | 5 | support services? |
| 6 | they were working with FICO to troubleshoot. | 6 | A. Or he could have opened a ticket. |
| 7 | Q. And when was this conversation? | 7 | Q. So what he actually did one way or the |
| 8 | A. In around 2010, 2011. | 8 | other is beyond your knowledge? |
| 9 | Q. Okay. Not a conversation that you had | 9 | A. Correct. |
| 10 | to prepare for today's deposition? | 10 | (Exhibit 8, E-Mail Chain, marked for |
| 11 | A. Not specifically, no. Tony is no longer | 11 | identification, as of this date.) |
| 12 | with the company. | 12 | Q. Do we agree that Exhibit 8 is an e-mail |
| 13 | Q. Well, let me go back to the U.K. I may | 13 | from Tony Zhang to yourself dated December 6, 2010 |
| 14 | have misunderstood you. | 14 | re: Blaze rules -- re: Blaze business rules engine? |
| 15 | When we were talking about the U.K. and | 15 | A. Correct. |
| 16 | you said that you understood there was FICO | 16 | Q. And it's a continuation of the string |
| 17 | involvement for troubleshooting, I asked you who, and | 17 | that started with Exhibit 7? |
| 18 | one of the people you mentioned who had knowledge of | 18 | A. Correct. |
| 19 | that, one of the people you mentioned, was David | 19 | Q. And do we agree that Exhibit 8 confirms |
| 20 | Gibbs. | 20 | that Mr. Zhang was able to install Blaze Advisor 6.9 |
| 21 | A. Correct. | 21 | in Canada? |
| 22 | Q. Now, did you interview David Gibbs in | 22 | A. That is correct. |
| 23 | preparation for this deposition? | 23 | (Exhibit 9, E-Mail dated May 5, 2011, |
| 24 | A. Correct. | 24 | marked for identification, as of this date.) |
| 25 | Q. So that's information that you acquired | 25 | Q. Do we agree that Exhibit 9 is an e-mail |

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|---------|---|---------|---|
| 1 | network can access the site. | 1 | STATE OF NEW JERSEY) PG. __ OF __ PGS. |
| 2 | Q. You told us about the potential | 2 | ss: |
| 3 | migration relative to Canada, you told us that Blaze | 3 | COUNTY OF ESSEX) |
| 4 | Advisor is installed in servers in the U.K. | 4 | |
| 5 | Are you aware of any plan to migrate | 5 | I wish to make the following changes, for the |
| 6 | Blaze Advisor software from U.S. Chubb servers to the | 6 | following reasons: |
| 7 | United States or anywhere else? | 7 | PAGE LINE |
| 8 | A. I'm not aware of those plans. | 8 | _____ CHANGE: _____ |
| 9 | Q. With respect to that internal website of | 9 | _____ REASON: _____ |
| 10 | Chubb for accessing Blaze Advisor software, do you | 10 | PAGE LINE |
| 11 | keep any records of who accesses that site and when | 11 | _____ CHANGE: _____ |
| 12 | for the Blaze Advisor software? | 12 | _____ REASON: _____ |
| 13 | A. No, we don't. It's a Wikipedia site | 13 | PAGE LINE |
| 14 | which means it's open access for the internal Chubb | 14 | _____ CHANGE: _____ |
| 15 | employees. | 15 | _____ REASON: _____ |
| 16 | MR. HINDERAKER: Thank you for your | 16 | PAGE LINE |
| 17 | time. | 17 | _____ CHANGE: _____ |
| 18 | THE WITNESS: Thank you. | 18 | _____ REASON: _____ |
| 19 | THE VIDEOGRAPHER: The time is | 19 | PAGE LINE |
| 20 | 11:32 a.m. and we are going off the record. | 20 | _____ CHANGE: _____ |
| 21 | (Discussion off the record.) | 21 | _____ REASON: _____ |
| 22 | MR. HINDERAKER: Counsel agree that the | 22 | PAGE LINE |
| 23 | witness will read and sign the transcript. | 23 | _____ CHANGE: _____ |
| 24 | MR. FLEMING: Yes. | 24 | _____ REASON: _____ |
| 25 | (Time noted: 11:32 a.m.) | 25 | |
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| 1 | CERTIFICATE | | |
| 2 | | | |
| 3 | I, LORRAINE B. ABATE, a Certified | | |
| 4 | Court Reporter and Notary Public of the State of New | | |
| 5 | Jersey and Registered Professional Reporter, do | | |
| 6 | hereby certify that prior to the commencement of the | | |
| 7 | examination, HENRY MIROLYUZ was duly sworn by me to | | |
| 8 | testify the truth, the whole truth and nothing but | | |
| 9 | the truth. | | |
| 10 | I DO FURTHER CERTIFY that the foregoing | | |
| 11 | is a true and accurate transcript of the testimony as | | |
| 12 | taken stenographically by and before me at the time, | | |
| 13 | place and on the date hereinbefore set forth. | | |
| 14 | I DO FURTHER CERTIFY that I am neither a | | |
| 15 | relative nor employee nor attorney nor counsel of any | | |
| 16 | of the parties to this action, and that I am neither | | |
| 17 | a relative nor employee of such attorney or counsel, | | |
| 18 | and that I am not financially interested in the | | |
| 19 | action. | | |
| 20 |  | | |
| 21 | Certified Court Reporter | | |
| 22 | Registered Professional Reporter | | |
| 23 | Notary Public of the State of New Jersey | | |
| 24 | My Commission expires December 29, 2019 | | |
| 25 | CCR License No. XI01992 | | |
| | Dated: August 10, 2018 | | |